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EXHIBIT 4

IN THE UNITED STATES DISTRICT COURT 1 2 FOR THE DISTRICT OF WYOMING 3 BCB CHEYENNE, LLC, d/b/a DOCKET NO. 23-CV-00079-ABJ BISON BLOCKCHAIN, a Wyoming 4 limited liability company, (Pages 1 through 78) 5 Plaintiff, 6 VS. 7 MINEONE WYOMING DATA CENTER, Mammoth, Wyoming Monday, August 19, 2024 8 LLC, a Delaware limited liability company; MINEONE 2:42 p.m. 9 PARTNERS, LLC, a Delaware limited liability company; 10 TERRA CRYPTO, INC., a Delaware corporation; BIT ORIGIN LTD., 11 a Cayman Island company; SONICHASH, LLC, a Delaware 12 limited liability company; BITMAIN TECHNOLOGIES HOLDING 13 COMPANY, a Cayman Island company; BITMAIN TECHNOLOGIES 14 GEORGIA LIMITED, a Georgia corporation; and JOHN DOES 1-20, 15 related persons and companies who control or direct some or 16 all of the named Defendants, 17 Defendants. 18 TRANSCRIPT OF INFORMAL DISCOVERY CONFERENCE 19 BEFORE THE HONORABLE STEPHANIE A. HAMBRICK 20 UNITED STATES MAGISTRATE JUDGE 21 22 MELANIE L. HUMPHREY-SONNTAG, RDR, CRR, CRC Federal Official Court Reporter 23 2120 Capitol Avenue, Room 2228, Cheyenne, WY 82001 307.433.2169 * MelanieSonntagCRR@gmail.com 24 Proceedings reported remotely with realtime stenography; 25 transcript produced with computer-aided transcription.

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1	APPEARANCES (via Zoom): For the Plaintiff:	DATDIOK I MUDDIN
2		PATRICK J. MURPHY SCOTT C. MURRAY WILLIAMS, PORTER, DAY & NEVILLE 159 North Wolcott Street, Suite 400 Casper, WY 82601
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4	For the Defendants MineOne, Terra Crypto, Bit Origin, and SonicHash:	PAULA COLBATH
5		DAVID A. FORREST
6		
7		New York, NY 10154
8		KARI HARTMAN SEAN M. LARSON
9		HATHAWAY & KUNZ, LLP 2515 Warren Avenue, Suite 500
10		Cheyenne, WY 82001
11	For the Defendants Bit Origin and SonicHash:	MARC S. GOTTLIEB, I ORTOLI ROSENSTADT, LLP
12		366 Madison Avenue, Third Floor New York, NY 10022
13		MEGGAN HATHAWAY
14 15		SUNDAHL, POWERS, KAPP & MARTIN, LLC 2020 Carey Avenue, Suite 301 Cheyenne, WY 82001
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23-CV-00079-ABJ ARGUMENT - MURPHY 19 So they should -- the -- the defendants should have 1 2 them in the format that they request. 3 THE COURT: Okay. 4 MR. MURPHY: So that's the WhatsApp. 5 And if I could turn to the Skype messages that they 6 asked for, also, I can share with you that BCB did not use 7 Skype to communicate on the project. It has no Skype messages 8 to produce. 9 We know that the Defendant MineOne folks did, and we 10 had -- we've had the big discovery arguments with Judge Carman 11 over that, but BCB does not have any to produce. 12 And then to the fifth item, what you call the WeChat 13 messages -- again, that's one word, "WeChat" -- BCB did not 14 use WeChat to communicate on the project, and it has no WeChat 15 messages to produce. 16 THE COURT: Okay. 17 MR. MURPHY: All right? 18 And then my last item -- and I think we've talked 19 about it a little bit -- on the email messages. I can tell 20 you that BCB has produced over 13,000 emails and attachments 21 consisting of over 44,000 pages, and that's based on our 22 May 2024 and August 2024 productions. And I think -- and 23 this -- the more recent one of approximately 14,000 is the 24 August of '24 production.

And, finally, BCB has been diligently working with

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1	CERTIFICATE
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5	I, MELANIE HUMPHREY-SONNTAG, Federal Official Court
6	Reporter for the United States District Court for the District
7	of Wyoming, a Registered Diplomate Reporter, Certified
8	Realtime Reporter, and Certified Realtime Captioner, do hereby
9	certify that I remotely reported by realtime stenography the
10	foregoing proceedings contained herein on the aforementioned
11	subject on the date herein set forth and that the foregoing
12	pages constitute a full, true, and correct transcript.
13	
14	Dated this 22nd day of August, 2024.
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18	181 Melanie Humphrey-Sanntag
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20	MELANIE HUMPHREY-SONNTAG RDR, CRR, CRC
21	Federal Official Court Reporter
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